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1 UNITED STATES DISTRICT COURT
2 SOUTHERN DISTRICT OF NEW YORK

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3 UNITED STATES OF AMERICA,

4 v.

14 CR 810 (CM)

5 MOSHE MIRILISHVILI, DAMON
6 LEONARD, JOMARIS JAVIER, RAY
7 WILLIAMS, DORIAN AVERY,
8 TASHEEN DAVIS, GANEENE GOODE,
9 THOMAS WHITE, CAROLYN
10 MIDDLETON, JOSEPH GRAY and
11 KENNETH FREY,

Defendants.

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11 New York, N.Y.
12 January 28, 2015
13 3:00 p.m.

14 Before:

15 HON. COLLEEN MCMAHON,

District Judge

17 APPEARANCES

18 PREET BHARARA
19 United States Attorney for the
20 Southern District of New York
21 EDWARD DISKANT
22 BROOKE CUCINELLA
23 Assistant United States Attorneys

24 JOSHUA DRATEL
25 Attorney for Defendant Mirilishvili
BY: WHITNEY SCHLIMBACH

IRVING COHEN
Attorney for Defendant Leonard

RICHARD MA
Attorney for Defendant Javier

F1STMIRC

APPEARANCES (Continued)

STEWART ORDEN

Attorney for Defendant Williams

STEVEN FRANKEL

Attorney for Defendant Avery

ALAN NELSON

Attorney for Defendant Davis

ROBERT GOTTLIEB

Attorney for Defendant Goode

FREEMAN, NOOTER & GINSBERG

Attorney for Defendant White

BY: THOMAS NOOTER

PATRICK JOYCE

Attorney for Defendant Middleton

DIANE FERRONE

DANIEL PARKER

Attorney for Defendant Gray

F1STMIRC

(In open court)

DEPUTY CLERK: 14 Criminal 810, United States of
America versus Mirilishvili, et al.

Your appearances.

MR. DISKANT: Good afternoon your Honor, Edward
Diskant and Brooke Cucinella for the government.

MS. CUCINELLA: Good afternoon, your Honor.

THE COURT: Good afternoon.

MR. NELSON: Good afternoon, your Honor, Alan Nelson
appearing on behalf of Tasheen Davis, who is seated in the
first row wearing a green blouse.

MR. COHEN: Good afternoon, your Honor, Irving Cohen
appearing for David Leonard. He's seated in the audience in
the third row.

MR. MA: Good afternoon, Judge, Richard Ma appearing
for Ms. Javier, seated in the third row to your right.

MR. FRANKEL: Good morning, Judge McMahon, Steven
Frankel for Dorian Avery, seated the closest to the Court in
the jury box.

MR. JOYCE: Good afternoon, your Honor, Patrick Joyce
on behalf of Carolyn Middleton. Ms. Middleton is in the first
row, second from the right.

MR. GOTTLIEB: Your Honor, good afternoon, Robert
Gottlieb for Ganeene Goode, who is in the first row with the
prescribed sunglasses.

F1STMIRC

1 MS. SCHLIMBACH: Good afternoon, your Honor, Whitney
2 Schlimbach standing in for Joshua Dratel for Moshe
3 Mirilishvili, sitting right behind me in the first row.

4 MR. ORDEN: Your Honor, good afternoon, Stuart Orden
5 for Ray Williams, seated in the first row.

6 MR. NOOTER: Good afternoon, your Honor, Thomas Nooter
7 for Thomas White, who is in the jury box.

8 MS. FERRONE: Good afternoon, your Honor, Diane
9 Ferrone and Daniel Parker for Joseph Gray, who is in the jury
10 box as well.

11 THE COURT: Okay. Who is speaking for the government
12 today?

13 MR. DISKANT: Your Honor, this is the first appearance
14 before the Court. All the defendants were arraigned at the
15 time of their arrest in December.

16 THE COURT: What were they arraigned for?

17 MR. DISKANT: They were arraigned for conspiracy to
18 distribute narcotics.

19 THE COURT: What is it that the government alleges
20 that they did?

21 MR. DISKANT: We allege that all of the defendants
22 participated in a massive oxycodone distribution scheme. The
23 scheme was centered at a purported pain management medical
24 clinic run by defendant Moshe Mirilishvili. He was running a
25 purported medical office in upper Manhattan. Also charged

F1STMIRC

1 along with the doctor are two of the office workers, those are
2 defendants Damon Leonard and Jomaris Javier, who are alleged to
3 have created fabricated paperwork and taken bribes in
4 connection with the facilitation of the scheme.

5 And then the remaining defendants are high-level drug
6 traffickers referred to in the indictment as crew chiefs,
7 because they are alleged to have run crews of patients in to
8 see the doctor so that each of these patients could obtain a
9 medically unnecessary prescription for oxycodone, which these
10 defendants then caused to be filled so that the pills could be
11 resold.

12 For that, all of the defendants are charged in a
13 single count of conspiracy to distribute narcotics, which is
14 the count on which they have now been arraigned.

15 THE COURT: Okay. And what's the status of discovery?

16 MR. DISKANT: Your Honor, we have made two productions
17 of discovery to date, one approximately ten days ago and one
18 earlier today. Given the volume of discovery and the number of
19 defendants, we retained an outside vendor that we are producing
20 this discovery to and that defense counsel can obtain that
21 material from.

22 To date we produced approximately 9,000 pages
23 consisting of phone records, prescription records, which are
24 known as BNE or Bureau of Narcotics Enforcement records, as
25 well as bank records. We produced all of the applications made

F1STMIRC

1 by the government as part of its investigation, that is, search
2 warrants and the like, as well as any post-arrest statements.

3 We have also produced all surveillance photos. We
4 have produced more than two dozen consensually made recordings
5 that were made during the course of the investigation, as well
6 as several related items.

7 Outstanding --

8 THE COURT: What's the related items to consensual
9 recordings?

10 MR. DISKANT: There were a number of recordings made
11 by the doctor himself, that is, he had surveillance photos
12 provided to law enforcement at various times during the
13 investigation. There are a number of times, for example, where
14 the doctor was robbed by other drug traffickers. The defendant
15 Mirilishvili, the doctor, that is, collected cash and had quite
16 a bit of cash with him. So there are a number of times in
17 which he was robbed, and he provided us with the video
18 recordings which we are now producing back to all defendants.

19 Outstanding on the discovery front are the things that
20 we recovered the day of the arrest. We executed two search
21 warrants, one on Dr. Mirilishvili's residence and the other on
22 the clinic. We are in the process of processing that material.
23 We anticipate being able to produce the physical items, that
24 is, the documents and photographs and the like, very shortly.

25 To the extent computers were recovered, and there were

F1STMIRC

1 a number, we'll be having a DEA lab forensically analyze those
2 so we can produce reports on those as soon as possible. There
3 are also a number of phones that were recovered from the
4 defendants at the time of their arrest, and we will be making
5 an application to search those shortly so that we can produce
6 the contents of those as well.

7 THE COURT: The phones haven't been searched?

8 MR. DISKANT: Not yet.

9 THE COURT: All right. Ladies and gentlemen, what
10 shall we do? Who is speaking? Have you all had a chance to
11 confer?

12 MR. NELSON: Your Honor, we have not all conferred.
13 Alan Nelson speaking.

14 THE COURT: Yes, Mr. Nelson.

15 MR. NELSON: With respect to the discovery that the
16 government has produced, what the production has been is the
17 productions have gone to DupeCoop. I have reached out to
18 DupeCoop with respect to the first round of discovery. They
19 are in process of culling that material in order to provide to
20 the defense. The second set of discovery, I received the email
21 about approximately an hour ago indicating what that was.

22 I would suggest to the Court that we would need a
23 minimum of three months to start reviewing the discovery. I
24 did notice, however, this second discovery production that the
25 government -- one of the items is surveillance from a pole

F1STMIRC

1 camera outside of the clinic for a one-year period of time. So
2 I would ask the Court to potentially intervene and ask the
3 government --

4 THE COURT: The government should know, not these two
5 assistants necessarily, but the government, as in the people at
6 One St. Andrews, knows my position on that. Anything that the
7 government intends to rely on it can cull out and give to
8 defense counsel. I will not allow the government to rely on
9 anything that it does not cull out and give to defense counsel.
10 Defense counsel is not charged with the responsibility of going
11 through a year's worth of surveillance video.

12 MR. DISKANT: That is absolutely understood, your
13 Honor.

14 THE COURT: Oh, good. So 90 days sounds about right
15 to everybody. Production to DupeCoop is not production to you.

16 All right. Do you have any idea when the first round
17 stuff is going to be duplicated? When are you guys going to
18 get it?

19 MR. NELSON: Judge, I had contacted DupeCoop early
20 last week. I have not yet heard back from the proprietor as to
21 when it is going to be available. I will speak with him again
22 tomorrow.

23 THE COURT: Okay. Well, if you have difficulty
24 finding out, call Mr. O'Neill, we'll ask DupeCoop when it's
25 going to be available. Perhaps we can get an answer.

F1STMIRC

1 Okay. Mr. O'Neill?

2 DEPUTY CLERK: Wednesday, April 29th, 4 o'clock.

3 THE COURT: Wednesday, April 29 at 4 o'clock. Time is
4 excluded in the interest of justice because the defendants'
5 need for a speedy trial is outweighed by the need for the
6 government to complete production of discovery, none of which
7 has made it into the hands of counsel for defense and their
8 clients to have an opportunity to review it and to assess their
9 various positions.

10 Anything else from the folks at the back table?

11 MR. NOOTER: Yes, your Honor, Thomas Nooter for
12 Mr. White. Mr. White is in custody. I'm in the process of
13 putting together a bail package but not yet ready to present
14 it. It's possible that the government might consent to
15 whatever I propose, but assuming they don't, I just wanted to
16 know, should I contact chambers for a bail hearing?

17 THE COURT: Always contact Mr. O'Neill. I'm on trial
18 next week, so if it were next week we might send you to the mag
19 and might have you come in at the end of the day, but call
20 Mr. O'Neill.

21 MR. NOOTER: Thank you very much.

22 THE COURT: I understand we have another bail
23 application that is being made later.

24 Anything else?

25 MR. NELSON: No, your Honor.

F1STMIRC

1 THE COURT: Well, if you're not involved in
2 Mr. Avery's bail application, you can go.

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